CERTIFICATE OF MAILING

I hereby certify that this paper is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Mail Stop Fee Amendment; Commissioner for Patents; P.O. Box 1450; exandria, VA 22313-1450 on November 25, 2003.



IN THE UNITED STATES PATENT & TRADEMARK OFFICE

Applicant:

George L. Payet

Paper No.:

Serial No.:

10/071,137

Group Art Unit:

1751

Filing Date:

February 7, 2002

Examiner:

B. Mruk

For:

Textile Finishing Process

TERMINAL DISCLAIMER

Mail Stop Fee Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Petitioner, The Procter & Gamble Company, a corporation organized and existing under the laws of the State of Ohio and having a place of business at One Procter & Gamble Plaza, Cincinnati, Ohio 45202, is the owner of the entire right, title and interest in the above-identified application Serial No. 10/071,137, by virtue of (A) an Assignment from the inventor George L. Payet to American Laundry Machinery, Incorporated, recorded in parent application Serial No. 267,654 at Reel 9842, Frame 0150 on March 15, 1999, (B) an Assignment from American Laundry Machinery, Incorporated to American Textile Solutions, Incorporated, and (C) an Assignment from American Textile Solutions,

12/03/2003 HLE333

00000023 10071137

01 FC:1814

110.00 OP

1

9116-416A

Incorporated to The Procter & Gamble Company, copies of which Assignments (B) and (C) are attached.

Petitioner is also the owner of the entire right, title and interest in U.S. Patent No. 5,885,303, by virtue of (D) an Assignment from the inventor George L. Payet to American Laundry Machinery, Incorporated, recorded at Reel 9212, Frame 0915, (B) set forth above, (E) an Assignment from American Textile Solutions, Incorporated to Procter & Gamble AG, a copy of which Assignment (E) is attached, (F) the merger of Procter & Gamble AG into Procter & Gamble International Operations S.A., a copy of the Merger Contract therefore entitled "Merger Contract Between Procter & Gamble International Operations SA and Procter & Gamble AG" being attached, and stating, in the last paragraph of page 1 that "Procter & Gamble International Operations SA acquires the total asset shares of Procter & Gamble AG"; and (G) an Assignment from Procter & Gamble International Operations SA to The Procter & Gamble Company, a copy of which Assignment G is attached.

Petitioner is also the owner of the entire right, title and interest in U.S. Patent No. 6,375,685, by virtue of (A), (B) and (C), set forth above.

Petitioner is also the owner of the entire right, title and interest in U.S. Patent No. 6,511,928, by virtue of (H) an assignment from the inventor George L. Payet to American Laundry Machinery, Incorporated, a copy of which is attached, (B) set forth above, and (I), an Assignment from American Textile Solutions, Incorporated to the Procter & Gamble Company, recorded at Reel 013251, Frame 0069.

Petitioner is also the owner of the entire right, title and interest in U.S. Patent No. 6,528,438, by virtue of (D) the Assignment from the inventor George L. Payet to

2 9116-416A

American Laundry Machinery, Incorporated, recorded in parent application 09/075,334 at Reel 9212, Frame 0915, (B) set forth above, and (J) an Assignment from American Textile Solutions, Incorporated to The Procter & Gamble Company, recorded at Reel 013271, Frame 0403.

Petitioner hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the above-identified application Serial No. 10/071,137 which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. §154 to §156 and §173, as shortened by any terminal disclaimer filed prior to the grant, of the earliest to expire of U.S. Patents Nos. 5,885,303, 6,375,685, 6,511,928 and 6,528,438. Petitioner hereby agrees that any patent so granted on the above-identified application Serial No. 10/071,137 shall be enforceable only for and during such period that it and U.S. Patents Nos. 5,885,303, 6,375,685, 6,511,928 and 6,528,438 are commonly owned. This agreement runs with any patent granted on the above-identified application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, petitioner does not disclaim the terminal part of any patent granted on the above-identified application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §154 to §156 and §173 of the earliest to expire of U.S. Patents Nos. 5,885,303, 6,375,685, 6,511,928 and 6,528,438, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that such patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR §1.321, has all claims canceled by a reexamination certificate, is reissued,

3 9116-416A

or is in any manner terminated prior to the expiration of its full statutory term as shortened

by any terminal disclaimer filed prior to its grant.

The evidentiary documents for the assignments have been reviewed by the

undersigned, and the undersigned certifies that to the best of her knowledge and belief, title

is in the assignee to take this action. The undersigned is an attorney or agent of record and

is empowered to act on behalf of the assignee.

The undersigned hereby declares that all statements made herein of her own

knowledge are true and that all statements made on information and belief are believed to

be true; and further that these statements were made with the knowledge that willful false

statements and the like so made are punishable by fine or imprisonment, or both, under

Section 1001 of Title 18 of the United States Code and that such willful false statements

may jeopardize the validity of the application or any patent issued thereon.

Please charge the \$110.00 fee required under 37 CFR §1.20 (d) for submission of

this Terminal Disclaimer to our Visa credit card account. Form PTO-2038 is attached.

Respectfully submitted,

Holly D. Kozlowski, Reg. No. 30,468

Attorney for Applicant

DINSMORE & SHOHL LLP

1900 Chemed Center

255 East Fifth Street

Cincinnati, OH 45202

(513) 977-8568

Attachments: B, C, E, F, G and H

964036v1 9116-416A

4 9116-416A

Assignment - U.S. Patent(s) and Related U.S. and Foreign Patent(s)

ASSIGNMENT

AMERICAN LAUNDRY MACHINERY, INC., a Delaware corporation, having its principal place of business at 5050 Section Avenue, Cincinnati, Ohio, 45212, hereinafter "ASSIGNOR", is the owner of record of each U.S. patent and/or U.S. patent application, and owner of the corresponding foreign and international applications identified on Appendix A hereof, each such U.S. patent and patent application hereinafter referred to as "U.S. Patent Property", and each such foreign and international application hereinafter referred to as "Foreign Patent Property".

As used herein, "U.S. Patent Property" also shall include any Related U.S. Patent and Patent Application (as defined herein); all inventions and subject matter disclosed in the U.S. Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the U.S. Patent Property. "Related U.S. Patent and Patent Application" shall mean any U.S. patent application, irrespective of its filing date, that was, is or will be related to any U.S. Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional U.S. patent application or any U.S. patent application which any part of the U.S. Patent Property claims priority rights and any U.S. patent granted or that may be granted on such U.S. patent application.

As used herein, "Foreign Patent Property" also shall include any Related Foreign or International Application (as defined herein); all inventions and subject matter disclosed in the Foreign Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the Foreign Patent Property. "Related Foreign Patent and Patent Application" shall mean any Foreign patent application, irrespective of its filing date, that was, is or will be related to any Foreign Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional Foreign patent application or any Foreign patent application which any part of the Foreign Patent Property claims priority rights and any Foreign patent granted or that may be granted on such Foreign patent application. Foreign means any country, territory, possession or domain other than the United States, its territories and possessions.

ASSIGNOR, for good and valuable consideration, the receipt of which is hereby acknowledged by ASSIGNOR, hereby grants, assigns and conveys to AMERICAN TEXTILE SOLUTIONS, INC., hereinafter "ASSIGNEE", a corporation of the state of Ohio, having its principal address at 5050 Section Avenue, Cincinnati, Ohio, 45212, USA, the entire right, title and interest in and to the U.S. Patent Property throughout the United States of America and its Territorial Possession. ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE all right, title and interest in and to the foreign Patent(s) or Patent Application(s) identified on Appendix A hereof. The U.S. Patent Property and Foreign Patent Property collectively may be referred to herein as "U.S. and Foreign Patent Properties".

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE the right to apply anywhere in the World for foreign patent(s) or the equivalent in respect of or based upon the U.S. and Foreign Patent Properties including the right to claim the benefit of any international convention or treaty including the Patent Cooperation Treaty (PCT) and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the International (Paris) Convention For The Protection of Industrial Property and any and all other available international conventions and treaties. ASSIGNOR also sells, assigns and transfers to ASSIGNEE the right to assert and enforce all rights arising from the U.S. and Foreign Patent properties with respect to any infringement of same that occurred before execution of this Assignment and to retain any monies or other damages or awards that may be received by ASSIGNEE as a result thereof. ASSIGNOR hereby covenants that ASSIGNOR has the right to grant this Assignment, and that no other assignment, sale agreement, pledge or encumbrance of any kind has been or will be entered into which will or would conflict with this Assignment, or otherwise interfere with the transfer of rights stated in this document, or the enjoyment of such rights by ASSIGNEE. If the person(s) signing this ASSIGNMENT is acting in a representative capacity on behalf of ASSIGNOR, then ASSIGNOR and such person(s) hereby represent and warrant that such person(s) is(are) duly authorized and empowered by ASSIGNOR to execute this ASSIGNMENT on behalf of ASSIGNOR.

ASSIGNOR further covenants to execute or have executed any documents in connection with affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of said U.S. and Foreign Patent Properties that may be legally requested of ASSIGNOR by ASSIGNEE and that ASSIGNOR is legally capable of executing or having executed, all without further consideration except direct incidental costs related thereto.

ASSIGNOR further agrees to furnish to ASSIGNEE copies of any documents or other information in ASSIGNOR's possession, custody or control that legally may be requested of ASSIGNOR by ASSIGNEE in connection with enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Assignment and incidental to the filling, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership by Assignee of the U.S. and Foreign Patent Properties all without further consideration except direct costs related thereto.

ASSIGNOR also agrees to provide testimony for or on behalf of ASSIGNEE that lawfully may be required or requested of ASSIGNOR by ASSIGNEE in respect of enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of the U.S. and Foreign Patent Properties, all without further consideration, but subject to ASSIGNEE's payment of ASSIGNOR's reasonable direct expenses in respect to such testimony, including lost earnings or wages, incurred by ASSIGNOR in connection with ASSIGNOR's furnishing such testimony. With respect to pending patent applications constituting the U.S. and Foreign Patent Properties, ASSIGNOR hereby authorizes any patent office or agency responsible for the administration of intellectual property laws anywhere in the World to grant patent rights or the equivalent thereof to ASSIGNEE to the full end of the term for which any such patent or equivalent rights may be granted or requested by ASSIGNEE, as fully and entirely as the same would have been granted to ASSIGNOR had this assignment The rights and obligations of ASSIGNOR under this instrument shall not been made extend to and be binding upon ASSIGNOR's successors, heirs, executors, administrators and

legal representatives. The term ASSIGNEE, as used herein, shall include ASSIGNEE's successors, assigns, transferees, heirs, executors, administrators and legal representatives.

IN WITNESS WHEREOF, I(We) have hereunto set hand and seal as of the 25th day of March, 1999.

AMERICAN LAUNDRY MACHINERY, INC.

Signature

ANTHONY Y. STRIKE PRESIDENT

Print Name and Title

APPENDIX A

DURABLE PRESS/WRINKLE FREE PROCESS

COUNTRY	SERIAL NUMBER
U.S.	Provisional 60/046.298
u.s.	69/075.334. new USP 5, 885.308 (Corresponding to Provisional 60/046 298)
u. s .	09/270.061 (Continuation of 09/075,334)
Patent Cooperation Treaty (all available countries - See list	PCT/US98/09367 (Corresponding to (09/075.334)

DURABLE PRESSWRINKLE FREE PROCESS - RAYON

COUNTRY		 SERIAL NUMBER	
* t			
U.S.	-	09/153,319	

TEXTILE FINISHING PROCESS

	i EX II E	2 / 1110/11110 / 1100000	<i>.</i>
COUNTRY		SERIAL NUMBER	
U. S.		09/267,654	
Patent Cooperation Treaty (all available countries - See list	· · · · · · · · · · · · · · · · · · ·	PCT/US99/03739 (Corresponding to 99/163,319 subject matter)	and 09/267,654 with added

Bacon & Thomas

TEXTILE FINISHING PROCESS (continued)

OUNTRY SERIAL NUMBER

gentina 990101262

ang!adesn 34/99

hile 530/99

olombia 99017428

Egypt 305/99

-ong Kong Will Grant From Chinese Patent (designated under PCT)

ndia 0317/MAS/99

alaysia PI 9901065

(oroccc 25.504)

ikistan 204/99

ru 000234 99

1-1999-00593

audi Arabia 99200120

outh Africa 99/2212

iwan 88104401

angier 1717

nailand 049475

enezuela 528-99

Bacon & Tromas

Box-1	lumbe	r V - Designation of States			/	
	ollowu nai Pa	ng designations are hereby made	Rue 4.	9(a) (Maz	k the appricable boxest at least on	DE (DE (DECOM)
<u>x</u>	LP	ARIPO Patenta, CH Ghana GM C Zimbanwa and any other State week to	iamous ICE Kenys a Concreting Str	L LS Less is of the H	mo. MW Makrwi. 5D Sadan. 5Z S la <u>ram Promo</u> col and of the PCT.	wanisad, UG Uganda, ZW
<u>x</u> !	EA	Eurasium Patent: AM Armenus, A RU Russum Federanon, II Tajikisma. I Convenium and of the PCT.	Z Azertujus. 6Y M Turkmenurus.	Belance i	KG Kyrgyssin, KZ Kasaksins, M cier State waich is a Contracting S	Republic of Moldove. tage of the Entrasian Patrick
x: I	IP	European Patent: AT Austra. BE DK Denmark. ES Soun. FI Finland. FF MC Monaco. NL Neitherlands, PT Ports Compension and of the PCT.	l France, GB Unit	osa Kipedo	on, GR Greece, Æ Ireland, IT ital	LU Luxembourg.
x. C)A	OAPI Patent: BF Burkina Faso, &I GA Gabon, GN Guines, ML Mali, MR member State of CAPI and a Contracting	Mauricania, NE N	icer. SN S	seneral ID Chad. TO Tord, and a	rry other State which is a
		ECCE (if other kind of projection or treat	nent desired. spec	EÝ 01 CE	line provided)	
	Arme					
D AT			÷		Letvia	
UA D	Aust	ralia			Republic of Moldova	
	Azer	· ·			Madaguscar The former Yugoslav Repub	ic of Mecegonia
BA		ia and Herzegovina			Monsoiis	OF OF IATETACH
BB	Bulg				Malawi	
BE	Braz			I MX	Mexico	and the second second
BY	Belar	= '			Norway	
CA	Cama	da .			New Zealand	
CH	and Li	Switzerland and Liechtenstein		I PL	Paland	•
CY	Chin	- · · · · · · · · · · · · · · · · · · ·		EI PT	Porcugal Romania	
וכט	Cuba			SI RU		
CZ		2 Republic		2 20	Sedan	
DE	Germ	•		II SE	Sweden	
EE	Eston			XI SG	Singapore	•
23	Spain			N SI	Slavenia	,
FI '	Flale	nd .			Slovakia	
GB		d Kingdom		21 27 22 27	Sierra Leone Tallicistus	
	Georg	•	٠.		Turkmenistan	
	Ghan	- · · · · · · · · · · · · · · · · · · ·		E 172		· ·
		a-glasn			Trinidad and Tobago	•
HU	Hone		₹.	E UA	Ulcrains	
IL	Israel				Uganda	
D	[pdop			□ mz	United States of America	
IS	Ictian		•	zi uz	Urbeidetun	
W.	Japan			E YN	Vist Nam	
KE KG	Kyrp			עץ'ע	Yugoslavia	
KP		cratic Prople's Republic of Korea		Z ZYY	Zimbahwe	
KR		ille of Kores		Character 1	ns below reserved for designacing 80 search which have seemed party to th	THE CALL OF SERVICE OF UPPER
ΚZ	Kezzi	aten		Special in	MANUAL PRINCIPAL	
LC	Saint					
	SH L			≘		
LX LS	Liberi		•	5-		
L	Lithu			<u> </u>		
ш		pourg				
		······································				

audition to the designations made above, the applicant also makes under fully 4, 9(0) all designations which would be personnel under the PCT of

REPRESENTATION OF CONTROL WITH STREET STREET OF THE STREET OF CONTROL OF THE STREET OF 瓜

	3 1 +CT/US, 103739
Number V. Designation of Steel	3 1 +CT/US, 103734
x Number V — Designation of States (
e following designations are hereby made under Rule designations.	1.9(2) (Mars the applicable bosses: if least one roust be married)
-	151 and 1581 there 50 Sudan 50 Sunashad 110 Stands 70
AP ARIPO Patenta, CH Ghana, CM Gambia, KE Kan Zimbabwa ang any onter State witten is a Companing S	ys. LS Latomo. MW Makert. SD Surian. SZ Swamiand. UG Uganda. ZW tars of the Harars Protocol and of the PCT.
Eurasian Patent: AM Armena. AZ Azerbaian. B RU Russian Federation. II Tajikistan. IM Turkmemster Convention and or the FCT.	Belann. KG Kyngyesun. KZ Kazakstan. MD Republic of Holdova. n. 100 10y other State weigh is a Contracting State of the Eurasia Paris.
ES Soun, FI Finance - R France, GR United Kingsom.	nd U Switzerland and Lischmentern. CY Cyprox. DE Germany, DK Denmari GR Greece, IE Isriand. IT Italy, LU Luxamooung, MC Mosson. r itam worth is a Constraining State of the European Passes Constraint and of
GA Gabon, GN Guines, GW Guines-Bissau, ML Mati.	THE AFRICA REPUBLIC. CO CONTO. CI Chie d'Ivoire. CM Cameroon. MR Maintains. NE Niger. SN Seneges. TO Chiel. TO Tago, and any other ig State of the PCT. If other kind of protection of treatment desired, please confr on the line provided)
AL Albania	
AM Armenia	E LS Lesotho
AT Austria	E LT Lithuania
AU Australia	E III Luxenbourg
Azerbaijan	II LV Larris
A Bornin and Herzegovina	MD Republic of Moldova
B Barbades	3 MG Madagascar
G Bulgaria	MK The former Yugoslav Republic of Macedonia
IR Brazil	I MN Mangelia
Y Belarus	I MW Malawi
A Camana	20 MC Mexico
H and LI Switzertand and Liechtenstein	II NO Norway
N China	NZ New Zealand
11 Cuba	I PL Poland
Z Czecis Republic	E PT Portugal
E Germany	I RO Romania
K Denmark	El RU Roman Federation
E Estonia	20 SD Spring
S Spain	SI SE Sweden
I Finland	∑ SG Singapore
B United Kingdom	El SI Slovenia
D Grennda	II SK Slovekia
E Georgia	I SL Sherra Laous
H Ghans	ECTT Thilleletter
Ji Gambia	II TM Turkmenistan
R Croatia	I TR Terkey
U Hungary	II TT Trinidad and Tobago
Israei	El UA Ukraises
) Indonesia	I UG Uganda
y India	14US United States of America
Iceland	
P Japan	UZ Uzhekistun
E Kenya	I YN Viet Nam
G Kyrgyson	El YU Yugasiavia
P Democratic People's Republic of Kores	ZW Zimbabwe
R Republic of Kores	Check-bears pelow reserved for designating plates (for the purposes of a
Z Kamkman	nament parent) which have become party to the PCT after imment of this
C Saint Lucia	DMB
K Sri Lanks	
R Liberia	<u> </u>
	the sense and cores moner field 4.9(b) all other occupances which young be

MODILITY GUARNISHOS SISTEMS OF IT SOCIEDS TO THE CONTINUES HAVE STONE. THE SUPPLIES OF SISTEMS OF SISTEMS OF SISTEMS OF THE SOCIED STONE AND SISTEMS OF SI

AMERICAN TEXTILE SOLUTIONS, INC., an Ohio corporation, having its principal place of business at 5050 Section Avenue, Cincinnati, Ohio, 45212, hereinafter "ASSIGNOR", is the owner of each U.S. patent and/or U.S. patent application, and owner of the corresponding foreign and international applications entitled Textile Finishing Process, Attorney's Docket No. 7919RX* and filed in the United States Patent Office as Number 09/267,654, on March 15, 1999 (the hereinafter named assignee being authorized to insert said Number and filing date when ascertained), each such U.S. patent and patent application hereinafter referred to as "U.S. Patent Property", and each such foreign and international application hereinafter referred to as "Foreign Patent Property".

As used herein, "U.S. Patent Property" also shall include any Related U.S. Patent and Patent Application (as defined herein); all inventions and subject matter disclosed in the U.S. Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the U.S. Patent Property. "Related U.S. Patent and Patent Application" shall mean any U.S. patent application, irrespective of its filing date, that was, is or will be related to any U.S. Patent Property as a utility, provisional, continuation, continuation-in-part, continued prosecution, request for continued examination or divisional U.S. patent application or any U.S. patent application which any part of the U.S. Patent Property claims priority rights and any U.S. patent granted or that may be granted on such U.S. patent application.

As used herein, "Foreign Patent Property" also shall include any Related Foreign or International Application (as defined herein); all inventions and subject matter disclosed in the Foreign Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon any Foreign Patent Property. "Related Foreign Patent and Patent Application" shall mean any Foreign patent application, irrespective of its filing date, that was, is or will be related to any Foreign Patent Property as a utility, provisional, continuation, continuation-in-part, continued prosecution, request for continued examination or divisional Foreign patent application or any Foreign patent application which any part of the Foreign Patent Property claims priority rights and any Foreign patent granted or that may be granted on such Foreign patent application. Foreign means any country, territory, possession or domain other than the United States, its territories and possessions.

ASSIGNOR, for good and valuable consideration, the receipt of which is hereby acknowledged by ASSIGNOR, hereby grants, assigns and conveys to THE PROCTER & GAMBLE COMPANY, a

corporation organized and existing under the Laws of Ohio, having its principal place of business at One Procter & Gamble Plaza, Cincinnati, Ohio 45202, hereinafter the "ASSIGNEE", the entire right, title and interest in and to the U.S. Patent Property throughout the United States of America and its Territorial Possessions.

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE all right, title and interest in and to the Foreign Patent(s) or Patent Application(s) identified herein. The U.S. Patent Property and Foreign Patent Property collectively may be referred to herein as "U.S. and Foreign Patent Properties".

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE the right to apply anywhere in the World for foreign patent(s) or the equivalent in respect of or based upon the U.S. and Foreign Patent Properties including the right to claim the benefit of any international convention or treaty including the Patent Cooperation Treaty (PCT) and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the International (Paris) Convention For The Protection of Industrial Property and any and all other available international conventions and treaties.

ASSIGNOR also sells, assigns and transfers to ASSIGNEE the right to assert and enforce all rights from the U.S. and Foreign Patent Properties with respect to any infringement of same that occurred before execution of this Assignment and to retain any monies or other damages or awards that may be received by ASSIGNEE as a result thereof. ASSIGNOR hereby convenants that ASSIGNOR has the right to grant this Assignment, and that no other assignments, sale agreement, pledge or encumbrance of any kind has been or will be entered into which will or would conflict with this Assignment, or otherwise interfere with the transfer of rights stated in this document, or the enjoyment of such rights by ASSIGNEE. If the person(s) signing this ASSIGNMENT is acting in a representative capacity on behalf of ASSIGNOR, then ASSIGNOR and such person(s) hereby represent and warrant that such person(s) is (are) duly authorized and empowered by ASSIGNOR to execute this ASSIGNMENT on behalf of ASSIGNOR.

ASSIGNOR further convenants to execute or have executed any documents in connection with affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferal of ownership of said U.S. and Foreign Patent Properties that may be legally requested of ASSIGNOR by ASSIGNEE and that ASSIGNOR is legally capable of executing or having executed, all without further consideration except direct incidental costs related thereto.

ASSIGNOR also agrees to provide testimony for or on behalf of ASSIGNEE that lawfully may be required or requested of ASSIGNOR by ASSIGNEE in respect of enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense,

enforcement, licensing and transferal of ownership of the U.S. and Foreign Patent Properties, all without further consideration, but subject to ASSIGNEE's payment of ASSIGNOR's reasonable direct expenses in respect to such testimony, including lost earnings or wages, incurred by ASSIGNOR in connection with ASSIGNOR's furnishing such testimony. With respect to pending patent applications constituting the U.S. and Foreign Patent Properties, ASSIGNOR hereby authorizes any patent office or agency responsible for the administration of intellectual property laws anywhere in the World to grant patent rights or the equivalent thereof to ASSIGNEE to the full end of the term for which any such patent or equivalent rights may be granted or requested by ASSIGNEE, as fully and entirely as the same would have been granted to ASSIGNOR had this assignment not been made. The rights and obligations of ASSIGNOR under this instrument shall extend to and be binding upon ASSIGNOR's successors, heirs, executors, administrators and legal representatives. The term ASSIGNEE, as used herein, shall include ASSIGNEE's successors, assigns, transferees, heirs, executors, administrators and legal representatives.

The ASSIGNMENT of said invention is effective as of September 1, 1999.

IN WITNESS WHEREOF, I (We) have hereunto set hand and seal this /7 day of

AMERICAN TEXTILE SOLUTIONS, INC.

By Signature

Print Name and Title

State of Ohio

SS

County of Hamilton

On this 1 day of 1 day of 2001, before me personally appeared Anthony Y. Strike, to me known to be the person named in and who executed the above instrument and acknowledged to me that he/she executed the same for the uses and purposes therein set forth.

Notary Public/Witness

BRIAN M. BOLAM - Attorney at Law Notary Public, State of Ohio My Commission has no expiration date. Section 147-03

THE PROCTER & GAMBLE COMPANY

Sy Heur Mulle Signature

Steven W. Miller, Assistant Secretary
Print Name and Title

State of Ohio

SS

County of Hamilton

On this a day of November, 2001, before me personally appeared Steven W. Miller, to me known to be the person named in and who executed the above instrument, and acknowledged to me that he/she executed the same for the uses and purposes therein set forth.



Notary Public/Witness

DONNA D. QUINN

Notary Public, State of Chio My Commission Expires Nov. 16, 2002

<u>ASSIGNMENT</u>

AMERICAN TEXTILE SOLUTIONS, INC., an Ohio corporation, having its principal place of business at 5050 Section Avenue, Cincinnati, Ohio, 45212, hereinafter "ASSIGNOR", is the owner of each U.S. patent and/or U.S. patent application, and owner of the corresponding foreign and international applications identified on Appendix A hereof, each such U.S. patent and patent application hereinafter referred to as "U.S. Patent Property", and each such foreign and international application hereinafter referred to as "Foreign Patent Property".

As used herein, "U.S. Patent Property" also shall include any Related U.S. Patent and Patent Application (as defined herein); all inventions and subject matter disclosed in the U.S. Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the U.S. Patent Property. "Related U.S. Patent and Patent Application" shall mean any U.S. patent application, irrespective of its filing date, that was, is or will be related to any U.S. Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional U.S. patent application or any U.S. patent application which any part of the U.S. Patent Property claims priority rights and any U.S. patent granted or that may be granted on such U.S. patent application.

As used herein, "Foreign Patent Property" also shall include any Related Foreign or International Application (as defined herein); all inventions and subject matter disclosed in the Foreign Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the Foreign Patent Property. "Related Foreign Patent and Patent Application" shall mean any Foreign patent application, irrespective of its filing date, that was, is or will be related to any Foreign Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional Foreign patent application or any Foreign patent application which any part of the Foreign Patent Property claims priority rights and any Foreign patent granted or that may be granted on such Foreign patent application. Foreign means any country, territory, possession or domain other than the United States, its territories and possessions.

ASSIGNOR, for good and valuable consideration, the receipt of which is hereby acknowledged by ASSIGNOR, hereby grants, assigns and conveys to PROCTER & GAMBLE

KY

AG, a corporation organized and existing under the Laws of Switzerland, having its principal place of business at 1, rue du Pre de la Bichette, 1211 Geneva 2, Switzerland, hereinafter "ASSIGNEE", the entire right, title and interest in and to the U.S. Patent Property throughout the United States of America and its Territorial Possessions.

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE all right, title and interest in and to the foreign Patent(s) or Patent Application(s) identified on Appendix A hereof. The U.S. Patent Property and Foreign Patent Property collectively may be referred to herein as "U.S. and Foreign Patent Properties".

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE the right to apply anywhere in the World for foreign patent(s) or the equivalent in respect of or based upon the U.S. and Foreign Patent Properties including the right to claim the benefit of any international convention or treaty including the Patent Cooperation Treaty (PCT) and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the International (Paris) Convention For The Protection of Industrial Property and any and all other available international conventions and treaties.

ASSIGNOR also sells, assigns and transfers to ASSIGNEE the right to assert and enforce all rights arising from the U.S. and Foreign Patent properties with respect to any infringement of same that occurred before execution of this Assignment and to retain any monies or other damages or awards that may be received by ASSIGNEE as a result thereof. ASSIGNOR hereby covenants that ASSIGNOR has the right to grant this Assignment, and that no other assignment, sale agreement, pledge or encumbrance of any kind has been or will be entered into which will or would conflict with this Assignment, or otherwise interfere with the transfer of rights stated in this document, or the enjoyment of such rights by ASSIGNEE. If the person(s) signing this ASSIGNMENT is acting in a representative capacity on behalf of ASSIGNOR, then ASSIGNOR and such person(s) hereby represent and warrant that such person(s) is(are) duly authorized and empowered by ASSIGNOR to execute this ASSIGNMENT on behalf of ASSIGNOR.

ASSIGNOR further covenants to execute or have executed any documents in connection with affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of said U.S. and Foreign Patent Properties that may be legally requested of ASSIGNOR by ASSIGNEE and that ASSIGNOR is legally capable of executing or having executed, all without further consideration except direct incidental costs related thereto.

ASSIGNOR further agrees to furnish to ASSIGNEE copies of any documents or other information in ASSIGNOR's possession, custody or control that legally may be requested of ASSIGNOR by ASSIGNEE in connection with enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Assignment and incidental to the filling, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership by Assignee of the U.S. and Foreign Patent Properties all without further consideration except direct costs related thereto.

ASSIGNOR also agrees to provide testimony for or on behalf of ASSIGNEE that lawfully may be required or requested of ASSIGNOR by ASSIGNEE in respect of enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of the U.S. and Foreign Patent Properties, all without further consideration, but subject to ASSIGNEE's payment of ASSIGNOR's reasonable direct expenses in respect to such testimony, including lost earnings or wages, incurred by ASSIGNOR in connection with ASSIGNOR's furnishing such testimony. With respect to pending patent applications constituting the U.S. and Foreign Patent Properties, ASSIGNOR hereby authorizes any patent office or agency responsible for the administration of intellectual property laws anywhere in the World to grant patent rights or the equivalent thereof to ASSIGNEE to the full end of the term for which any such patent or equivalent rights may be granted or requested by ASSIGNEE, as fully and entirely as the same would have been granted to ASSIGNOR had this assignment not been made. The rights and obligations of ASSIGNOR under this instrument shall extend to and be binding upon ASSIGNOR's successors, heirs, executors, administrators and legal

representatives. The term ASSIGNEE, as used herein, shall include ASSIGNEE's successors, assigns, transferees, heirs, executors, administrators and legal representatives.

IN WITNESS WHEREOF, I(We) have hereunto set hand and seal this 30 day of September, 1999.

AMERICAN TEXTILE SOLUTIONS, INC.

Signature

ANTHONY Y. STRIKE PRESIDENT

Print Name and Title

APPENDIX A

DURABLE PRESS/WRINKLE FREE PROCESS

COUNTRY

SERIAL NUMBER

U.S.

Provisional 60/046.298

U.S.

09/075.334. now USP 5, 885.308

(Corresponding to Provisional 60/046.298)

U. S.

09/270.061

(Continuation of 09/075,334)

Patent Cooperation Treaty (all available countries - See list attached)

PCT/US98/09367

(Cartespanding to (09/075.334)

DURABLE PRESSIMRINKLE FREE PROCESS - RAYON

COUNTRY

SERIAL NUMBER

U.S.

09/163.319

TEXTILE FINISHING PROCESS

COUNTRY

SERIAL NUMBER

U.S.

09/267,654

Patent Cooperation Treaty (all available countries - See list attached)

PCT/US99/03739

(Corresponding to 09/163,319 and 09/267,654 with added

subject matter)

TEXTILE FINISHING PROCESS (continued)

OUNTRY

SERIAL NUMBER

gentina

990101262

ang!adesh

34/99

hile

530/99

slombia

99017428

Egypt

305/99

rong Kong

Will Grant From Chinese Patent (designated under PCT)

ndia

0317/MAS/99

aiaysia

PI 9901065

'erocec

25.504

ikistan

204/99

·ru

000234 59

ilippines

1-1999-00593

audi Arsola

99200120

outh Africa

\$9/22:2

iwan

88104401

angier

1717

railand

049475

enezuela

528-99

Bacon & Tromas

The state of Singer					
Box Number V — Designation of States					
The following designations are hereby made under Rule 4.9(a) (Mark the applicable bosses at least one man be marked) Regional Patent:					
	Gambia, KE Kenya, LS Lesomo, MW Mahrori, SD Sudan, SZ Surgitand, UG Uganda, ZW				
X. Ap ARIPO PRIERE, TH Grana GW	is a Concracting State of the Harare Protectal and of the PCT.				
RU Russin Federation. IT Talkisms. Convenion and of the PCT.	RU Russian Federation. 17 Talestona. 156 Temperature, 156 May Court See See See See See See See See See Se				
European Patent' AT Austra B	De Balance W and Il Swiggerland and Linconstrain, CY Cyprus, DE Germany.				
DK Demmark, ES Souis, FI Finland, MC Monaco, NL Neimenands, FT Po Commence and of the PCT.	DK Denmark, ES South, FT Finland, FR France, GB Chiest Ringdom, GR Oresta, In 1845, So the European Pagest MC Monaco, NL Netherlands, FT Portugal, SE Sweeten and any other mate which is a Contracting State of the European Pagest Convention and of the PCT.				
x. OA OAPI Patent: BF Burkina Fam. I	Al Benta, CF Central Alvima Republic, CG Congo, Ci Côte d'Ivoire, CM Camerons.				
memore Sum of CAPI and a Constact	and Same of the PCT. If other kind of protection or training dearest, please special;				
National Patent (if other kind of processon or tre	agment desired, specify on the line provided)				
Al Albania					
Z) AM Armenia Z) AT Austria	E LY Larris				
EL AT Austria El AU Australia	II MD Republic of Moldova				
Z AZ Azerbaijan	MG Medegascar				
XI BA Bosnia and Herzegovina	I MK The former Yugoslav Republic of Maccoonia				
AT BB Barbades	I MN Menspin				
10 ag Bulgaria	I MW Malawi				
20 3R Brazil	2 MX Mexico				
N BY Belarus	I NO Norway I NZ New Zealand				
E Cl Canada	21 NZ New Zealand 21 PL Poland				
20 CH and LI Switzerland and Liechtenste	in a PL Pointe				
ZI CN China	IC RO Romania				
AI CU Cuba	I RU Rossian Federation				
CZ Czech Republic	I SD Sudan				
DE Germany	I SE Sweden				
I DK Denmark	I SG Singapore				
ST EX Esternia	II SI Slovenia				
CES Spain EIF Flainni	II SK Slovakia				
21 GB United Kingdom	I SL Sherra Leone				
I GE Georgia	21 77 Tajūdstan				
S GH Ghana	3 TM Turkmenistan				
2 GN Gambia	TR Turksy To Tr Trinidad and Tobago				
🖸 GW Guises-Bireau	II UA Ukraine				
E HU Empary	I UG Uganda				
II IL Israei	US United States of America				
III Indonesia					
SI IS. Icebad	2 UZ Uzbekiran				
D JP Japan	S VN Vist Nam				
E KE Kenya	2 YU Jugasiana				
N KG Kyrgymun N KP Democratic Propie's Republic of Kon	ZW Zimbabwe				
C KR Republic of Kores	Check-come below reserved for designating Slates (for the purpose of this national painty in the PCT after immense of this				
C KZ Karaksan	transis in partit acres trans section forth in co				
D LC Saint Lucia					
C LK Sri Lanka	0				
I LR Liberia					
I LS Lesotho					
C LT Lithuania					
I LU Lummbourg					

In addition to the designations made cover, the applicant also makes under Rule 4.9(b) all designations which would be permissed under the PCT except the applicant designation which are the configuration and the law on tighted which is not designation of the applicant designation of a designation of the designation of the

					+CT/US94/03/34
		Sheet Number:		3	1701/4544/05/65
Box Ma	mber V — Designation of Sta	les			
The foll	The following designations are hereby made under Rule 4.9(a) (Mark the applicable bosses: at least one must be marked)				
Regions	Uneaner				
x: AP	ARIPO Patenti. CH Ghana	CM Garabia. KE Kanya, L.	SL	10000	MW Malawa, SD Sudan, SZ Swaziland, UG Uganda, ZW
	Zimbabwe and any omer Sum w	inch is a Commence 2 para of	(th	Him	ra Promont that of the res.
-		.m. a	1	. rc	Kingy areas. KZ Kazakson, MD Republic of Molders.
(. EA	Eurasian Patent: AM Anni	ens. AZ Azerbaijan. Bi bei	100		State which is a Contracting State of the Eurapus Parent
-	Common and of the				
_		or Julyana (** 1991)	5~	reria	ed and Liechumstern, CY Cyprus, DE Germany, DE Denmark,
y EP	EUROpean Patent: AT Austria. BE Beignum, CH and LI Switzerland and Liechmannem. CY Cyprus, DE Germany, CK Demonts. ES Spain. FI Finland. FR France. GB United Kingdom, GR Greece. iE Invited. IT Intly. LU Litzenbourg. MC Monaco. NL Neuronands. PT Portugal. SE Sweden and any other trans which is a Contracting State of the European Patent Conversion and of				
	NL Neinenands, PT Portugal, Si	E Sweden and any outer than	~	ich is	a Contracting State of the European Fates Confession
	das PCT.				
x QA	OAPI Patent: 97 Burkim Fi	iso. 3! Benin. CF Central Al	rrica	a Rep	ublic. CS Congn. CI Côus d'Ivoire. CM Cameroon.
x 0A	GA Gabon, GN Guines, GN Gu	inea-Bissau. ML Mali. MR N	Mau		ME Niger. SN Seneral. TD Chad. TO Togo, and any other CT. If other kind of protection or treasurers decired, please
	20th Apicy it 7 waters 20th of	OAPI Ma I Charcout 30	4 0	me t	C1. E veet need to prove the
N - 41	specify: Patent (if other kind of protection)	ov vestment settmi. IDECLÍY	on.	ne lin	e provided)
RADITEF	Latent III ones tare or Storection	J) ((Cabital Cool -)			
S AL A	lbania		30	LS	Lasotho
AM A	rmedia .	•	_	L	Lithumia
TA 🎛	Austria		_	w	Licrambourg
ZI AU	Australia			LY	خمد
	Azerbaijan		1	MD	Republic of Moldova
20 BA	Bosnia and Herzegovina Barbados		X	MG	Madagascar
20 BB 30 BG	Bulgaria				The former Yugoslav Republic of Macedonia
SC BR	Brazil				Mangolis
XI BY	Balarus				Malawi Maxico
_	Canada	,		NO	Notwey
CH a	ad LI 📜 Switzerland and Liecht	enstein		NZ	New Zealand
E CY	China '			PL	Poland
	Cube		_	PT	Portugui
	Creen Republic		10	RO	Romania
	Germany			RU	Russian Federation
	Denmârk Estonia		Ø	20	Sudan
	Spain	•	_	SE.	Sweden
	Finiand			SG	Singapore Slovenia
	United Kingdom		_	SI SK	Slovenia
z GD	Gressda			SL	Sierra Laone
	Georgia	•	_	13	Tajlkistan
	Ghana		Ð	M	Turkmenistan
	Gambia		Ð	TR	Tarkey
	Creatia Hungary		D	II	Trinidad and Tobago
	israel		_	W	Ukraina
	Indonesia		=		Uganda United States of America
	India			US	United States of Asias III
	icrised		27	บร	Uzbekisma
	Japas		_	YN	
	Kanya			YU	
KG	Kyrgyzsun	. Vana	E	ZW	Zimbabwe
	Democratic People's Republic of	V3143			Zimbabwe ness reserved for designating States (for the purpose of a number reserved for designating States (for the purpose of this name) which have receive party to the PCT after secures of this
	Republic of Kores		754	ة يعمد	STREET ALBERT DECEMBER Am-1 -
	Kamkstan Saint Lucia		1,000		
	Saint Lucia Sri Lanka		a		
خلسا لا	in lanks .		7		

Precumonary Desenation Statement: In annual to the designation made 1900s, the applicant tender that 4.9(b) all some occupantes which return the 4.9(c) all some occupantes which return the first tender of this statement. The applicant contents due to the statement of the applicant contents of the statement of the applicant contents of the requirement of the applicant occupantes of the statement of the applicant occupantes of the statement of the applicant occupantes of the statement of the statement of the statement of the statement occupantes occupantes.

BAS

VERIFIED TRANSLATION

The undersigned verifies that she is fluent in French and English and that the tile of the attached document is "Merger Contract Between Procter & Gamble International Operations SA and Procter and Gamble AG" and that the last paragraph on page 1 reads: "I. - Procter & Gamble International Operations SA acquires the total capital shares of Procter & Gamble AG."

Cynitua Witt-Covalcine

October, 2003

Date

947195vį



CR/7244

CONTRAT DE FUSION

ENTRE

Procter & Gamble International Operations SA

<u>Et</u>

Procter & Gamble AG

Entre les soussignés:

Procter & Gamble International Operations SA, à Lancy, ici représentée par Messieurs Saffeddin H. KARPAT et John F. TRACEY, administrateurs,

Dénommée ci-après « la société absor-

bante •

D'une part

Et Procter & Gamble AG, à Lancy, ici représentée par Messieurs Saffedin H. KARPAT et Thomas Robert GORHAM, administrateurs,

Dénommée ci-après « la société absor-

bée »

D'autre part

Lesquels soussignés ont dit et exposé

ce qui suit :

I.- Procter & Gamble International Operations SA a acquis la totalité du capital actions de Procter & Gamble AG.

II.- Pour des motifs de rationalisation, Procter & Gamble International Operations SA souhaite absorber sa filiale, Procter & Gamble AG, détenue à 100 %.

Ceci exposé, les soussignés ont con-

venu ce qui suit :

FUSION

Article 1.-

Les deux sociétés déclarent leur volonté de fusionner conformément à l'article 748 du Code des Obligations (CO).

En conséquence, la société absorbante reprend et reçoit par succession universelle, la totalité de l'actif et du passif de la société absorbée, sur la base du bilan intermédiaire établi au 30 novembre 2001 dont copie demeure ci-annexée pour faire partie intégrante des présentes.

Le bilan présente:

Un actif de CHF 3'278'036'077.—
Un passif envers les tiers de CHF 1'377'086'544.—

Soit un actif net de CHF 1'900'949'533.—

Article 2.-

La fusion prend effet au 30 novembre 2001 et en conséquence, la société absorbante aura dès cette date, tous les profits, revenus et avantages de la société absorbée, mais en contrepartie supportera et assumera toutes les charges la concernant sans restriction ni réserve.

Toutes les affaires conclues depuis cette date sont donc reconnues comme ayant été réalisées au nom et pour le compte de la société absorbante.

2 TH

La société absorbante se charge aussi du paiement de toutes dettes pouvant exister à la charge de la société absorbée, des frais de dissolution et transfert de ladite société, quels qu'ils soient, des frais d'inscription dans tous les registres publics, des frais de publication dans la Feuille Officielle Suisse du Commerce, de toutes sommes qui pourraient être réclamées par les autorités fiscales en raison de la fusion, de même que tous impôts, taxes et redevances qui pourraient être dus et réclamés du fait de la dissolution de la société absor-

Article 3.-

La société absorbante détenant la totalité du capital-actions de la société absorbée, la présente reprise ne donnera lieu à aucun échange d'actions et n'entraîne aucune augmentation du capital-actions de la société absorbante.

Les actions de la société absorbée seront annulées dès l'inscription de la dissolution de la société absorbée au Registre du Commerce.

Article 4.-

Une assemblée générale extraordinaire des actionnaires de la société absorbée sera appelée à approuver les termes du présent contrat, puis à constater la dissolution sans liquidation de la société.

Une assemblée générale extraordinaire des actionnaires de la société absorbante sera appelée à approuver les termes du présent contrat.

La validité du présent contrat est expressément réservée jusqu'au moment de sa ratification définitive par les assemblées générales extraordinaires des deux sociétés.

bée.

Article 5.-

Après ratification par les assemblées générales des deux sociétés, le Conseil d'administration de la société absorbante :

- Se chargera des publications de l'appel aux créanciers selon l'article 748, chiffre 1, CO;
- Portera la dissolution de la société absorbée à la connaissance du Préposé au Registre du commerce conformément à l'article 748, chiffre 7, CO;
- Administrera séparément l'actif et le passif de la société absorbée jusqu'à ce que les créanciers de cette dernière aient été intégralement payés ou aient reçu des sûretés à satisfaction de droit;
- Requerra le moment venu la radiation de la société absorbée au Registre du commerce et effectuera toutes réquisitions nécessaires

Article 6.-

Le présent contrat est régi par le droit

suisse.

Pour l'exécution du contrat, les parties élisent domicile au siège de la société absorbée, valant également for de juridiction.



Ainsi fait et signé en deux exemplaires originaux, à Lancy (GE), le sept janvier deux mil deux.

Procter & Gamble International Operations SA

S. Respondent de Gamble AG

Vu exclusivement pour légalisation des signatures de Messieurs Saffedin H. KARPAT, John F. TRACEY et Thomas Robert GORHAM.

Nous attestons de plus que Messieurs Saffedin H. KARPAT et John F. TRACEY ont tous pouvoirs pour engager par leur signature collective à deux la société Procter&Gamble International Operations SA, à Lancy.

Nous attestons de plus que Messieurs Saffedin H. KARPAT et Thomas Robert GORHAM ont tous pouvoirs pour engager par leur signature collective à deux la société Procter&Gamble AG, à Lancy.

Genève, le 7 janvier 2002.

ASSIGNMENT

PROCTER & GAMBLE INTERNATIONAL OPERATIONS S.A., having its registered offices at Route de Saint-Georges 47, CH-1213 Petit Lancy 1, Suisse, hereinafter "ASSIGNOR", is the owner of each U.S. patent and/or U.S. patent application, and owner of the corresponding foreign and international applications entitled Durable Press/Wrinkle-Free Process, Attorney's Docket No. 7918L* and filed in the United States Patent Office as Number 09/075,334, on May 11, 1998 (the hereinafter named assignee being authorized to insert said Number and filing date when ascertained), each such U.S. patent and patent application hereinafter referred to as "U.S. Patent Property", and each such foreign and international application hereinafter referred to as "Foreign Patent Property".

As used herein, "U.S. Patent Property" also shall include any Related U.S. Patent and Patent Application (as defined herein); all inventions and subject matter disclosed in the U.S. Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the U.S. Patent Property. "Related U.S. Patent and Patent Application" shall mean any U.S. patent application, irrespective of its filing date, that was, is or will be related to any U.S. Patent Property as a utility, provisional, continuation, continuation-in-part, continued prosecution, request for continued examination or divisional U.S. patent application or any U.S. patent application which any part of the U.S. Patent Property claims priority rights and any U.S. patent granted or that may be granted on such U.S. patent application.

As used herein, "Foreign Patent Property" also shall include any Related Foreign or International Application (as defined herein); all inventions and subject matter disclosed in the Foreign Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon any Foreign Patent Property. "Related Foreign Patent and Patent Application" shall mean any Foreign patent application, irrespective of its filing date, that was, is or will be related to any Foreign Patent Property as a utility, provisional, continuation, continuation-in-part, continued prosecution, request for continued examination or divisional Foreign patent application or any Foreign patent application which any part of the Foreign Patent Property claims priority rights and any Foreign patent granted or that may be granted on such Foreign patent application. Foreign means any country, territory, possession or domain other than the United States, its territories and possessions.

ASSIGNOR, for good and valuable consideration, the receipt of which is hereby acknowledged by ASSIGNOR, hereby grants, assigns and conveys to THE PROCTER & GAMBLE COMPANY, a corporation organized and existing under the Laws of Ohio, having its principal place of business at One Procter & Gamble Plaza, Cincinnati, Ohio 45202, hereinafter the "ASSIGNEE",

the entire right, title and interest in and to the U.S. Patent Property throughout the United States of America and its Territorial Possessions.

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE all right, title and interest in and to the Foreign Patent(s) or Patent Application(s) identified herein. The U.S. Patent Property and Foreign Patent Property collectively may be referred to herein as "U.S. and Foreign Patent Properties".

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE the right to apply anywhere in the World for foreign patent(s) or the equivalent in respect of or based upon the U.S. and Foreign Patent Properties including the right to claim the benefit of any international convention or treaty including the Patent Cooperation Treaty (PCT) and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the International (Paris) Convention For The Protection of Industrial Property and any and all other available international conventions and treaties.

ASSIGNOR also sells, assigns and transfers to ASSIGNEE the right to assert and enforce all rights from the U.S. and Foreign Patent Properties with respect to any infringement of same that occurred before execution of this Assignment and to retain any monies or other damages or awards that may be received by ASSIGNEE as a result thereof. ASSIGNOR hereby convenants that ASSIGNOR has the right to grant this Assignment, and that no other assignments, sale agreement, pledge or encumbrance of any kind has been or will be entered into which will or would conflict with this Assignment, or otherwise interfere with the transfer of rights stated in this document, or the enjoyment of such rights by ASSIGNEE. If the person(s) signing this ASSIGNMENT is acting in a representative capacity on behalf of ASSIGNOR, then ASSIGNOR and such person(s) hereby represent and warrant that such person(s) is (are) duly authorized and empowered by ASSIGNOR to execute this ASSIGNMENT on behalf of ASSIGNOR.

ASSIGNOR further convenants to execute or have executed any documents in connection with affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferal of ownership of said U.S. and Foreign Patent Properties that may be legally requested of ASSIGNOR by ASSIGNEE and that ASSIGNOR is legally capable of executing or having executed, all without further consideration except direct incidental costs related thereto.

ASSIGNOR also agrees to provide testimony for or on behalf of ASSIGNEE that lawfully may be required or requested of ASSIGNOR by ASSIGNEE in respect of enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferal of ownership of the U.S. and Foreign Patent Properties, all without further consideration, but subject to ASSIGNEE's payment of ASSIGNOR's reasonable direct expenses in respect to such testimony, including lost earnings or wages, incurred by ASSIGNOR in connection with ASSIGNOR's furnishing such testimony. With

respect to pending patent applications constituting the U.S. and Foreign Patent Properties, ASSIGNOR hereby authorizes any patent office or agency responsible for the administration of intellectual property laws anywhere in the World to grant patent rights or the equivalent thereof to ASSIGNEE to the full end of the term for which any such patent or equivalent rights may be granted or requested by ASSIGNEE, as fully and entirely as the same would have been granted to ASSIGNOR had this assignment not been made. The rights and obligations of ASSIGNOR under this instrument shall extend to and be binding upon ASSIGNOR's successors, heirs, executors, administrators and legal representatives. The term ASSIGNEE, as used herein, shall include ASSIGNEE's successors, assigns, transferees, heirs, executors, administrators and legal representatives.

IN WITNESS WHEREOF, We have hereunto set hand and seal this 29th day of September, 2003.

Comm. Reg. No

CH - 170 - 3007610 -

Reg Saint Ceorges . 1213

PROCTER & GAMBLE INTERNATIONAL

OPERATIONS S

Ulrich Fegert, Attorney-in-Fact

Roman Dzicrzon, Attomey-in-Fact

Witness to the signature of Ulrich Fegert and Roman Dzierzon, on this 20th day of September, 2003.

LATE TOLDSON, DESIGN

ASSIGNMENT

WHEREAS, I George L. Payet, whose post office addresses appear below, hereinafter referred to as Assignor, have invented certain new and useful improvements in DURABLE PRESS/WRINKI, E-FREE PROCESS FOR RAYON, (hereinafter referred to as the INVENTION) for which an application having the aforementioned title and attorney docket REF/PAYRAY for United States Letters Patent was executed even data herewith.

WHEREAS, AMERICAN LAUNDRY MACHINERY INCORPORATED, whose post office address is 5050 Section Avenue, Cincinnati, Ohio 45212-2099, hereinafter rafterred to as Assignee, is desirous of acquiring the entire right, title and interest in and to the same in the United States;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, we. Assignor, by these prevents do sell, assign and transfer unto raid AssignEE, the entire right, title, and interest in and to said invention and application throughout the United States of America, including any and all Letters Patent granted on any division, continuation, continuation-th-part and reissue of said application.

ALSO, Assignor hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of said application or any other patent application(s) in the United States for said invention, including additional documents that may be required to affirm the rights of Assignee in and to said invention, all without further consideration. Assignor also agrees, without further consideration and at Assignee's expense, to identify and communicate to Assignee at Assignee's request documents and information concerning the invention that are within Assignor's possession or control, and to provide further assurances and testimony on behalf of Assignee that lawfully may be required of Assignor in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument. Assignor's obligations under this instrument shall extend to Assignor's heirs, executors, administrators and other legal representatives.

ALSO, Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all Letters Patent referred to above to Assignee, as the Assignee of the entire right, title and interest in and to the same, for Assignee's tole use and behouf: and for the use and behoof of Assignee's legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by Assignor had this assignment and sale not been made.

continued on most gras...

٥

ASSIGNMENT
Udlity - Sale/Join: - U.S.
Page Two

ASSIGNOR authorizes any member of the firm of Bacon & Thomas to Insert or complete any information in this document needed to effect its recordal in the U.S. Patent and Trademark Office.

George L. Payet	Address 778 Gwenwyn Drive Cincianati, Ohio 43236
Dow Sont 1. 20 1800	Signature/D D D
September 30, 1998 Wilness (optional)	Winers (optibilial)
Prose Prije Hank	LYNN BYINGTON
& Lancins	Kyrun Byangtion

(